

**REVIEW PANEL OF THE
JUDICIAL COUNCIL OF THE EIGHTH CIRCUIT**

In re Complaints of David L. Collins

ORDER

On October 15, 2014, Chief Judge William Jay Riley entered an order dismissing David Collins's most recent complaint and allowing complainant to file a response as to why the Judicial Council of the Eighth Circuit should not impose conditions on his future use of the judicial complaint procedure, such as the entry of an order requiring him to obtain prior permission from the Chief Judge of the Eighth Circuit before filing another complaint. Mr. Collins responded to the order, and his response was circulated to the Review Panel of the Judicial Council of the Eighth Circuit.

The Review Panel has considered the response. Pursuant to the provisions of Rule 1(f) of the Eighth Circuit's Rules Governing Complaints of Judicial Misconduct and Disability, the Review Panel hereby orders that David Collins shall be required to obtain prior permission from the Chief Judge of the Eighth Circuit before filing another judicial complaint.

In the event Mr. Collins wishes to file a judicial complaint, he shall submit a written request to the clerk of the Eighth Circuit outlining in a clear and concise fashion the grounds for the complaint and naming the judge or judges against whom it would be filed. The clerk will treat the request as a confidential matter. Upon receipt of the request, the clerk will forward it to the Chief Judge for review. The clerk will notify Mr. Collins promptly of the chief judge's ruling on his request.

IT IS SO ORDERED.

DATED: December 1, 2014

ATTEST:



MICHAEL E. GANS

BY DIRECTION OF THE EIGHTH CIRCUIT JUDICIAL COUNCIL